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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
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29053	7590 05/24/2004		EXAMINER	
DALLAS OFFICE OF FULBRIGHT & JAWORSKI L.L.P. 2200 ROSS AVENUE			DUNCAN, MARC M	
SUITE 2800			ART UNIT	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	09/945,111	KLEIN ET AL.			
Office Action Summary	Examiner	Art Unit			
	Marc M Duncan	2113			
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the	correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a rep - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailine earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be ti ly within the statutory minimum of thirty (30) da will apply and will expire SIX (6) MONTHS fror e, cause the application to become ABANDONI	mely filed ys will be considered timely. n the mailing date of this communication. ED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 31 A	August 2001.				
3) Since this application is in condition for allowa	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
closed in accordance with the practice under	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.				
Disposition of Claims					
 4) Claim(s) 1-25 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) Claim(s) is/are allowed. 6) Claim(s) 1-5,8-16 and 19-23 is/are rejected. 7) Claim(s) 6,7,17,18,24 and 25 is/are objected to the subject to restriction and/or are subject to restriction and/or are subject to restriction. 	awn from consideration.				
Application Papers					
9) ☐ The specification is objected to by the Examine 10) ☑ The drawing(s) filed on 31 August 2001 is/are: Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) ☐ The oath or declaration is objected to by the E	a) accepted or b) objected or b) ob	ee 37 CFR 1.85(a). Djected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureat * See the attached detailed Office action for a list	ts have been received. ts have been received in Applicatority documents have been received in (PCT Rule 17.2(a)).	tion No red in this National Stage			
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)					
Paper No(s)/Mail Date <u>4</u> . 6) Other:					

DETAILED ACTION

Status of the Claims

Claims 20-25 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.

Claims 20-25 are rejected under 35 U.S.C. 101 because the disclosed invention is inoperative and therefore lacks utility.

Claims 1, 5, 8-13, 15-16 and 19 are rejected under 35 U.S.C. 102(e) as being anticipated by Buzsaki.

Claims 2-4, 14 and 20-23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Buzsaki in view of Winokur et al.

Claims 6-7 and 17-18 are objected to.

Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claims 20-25 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. A software object is not a process, machine, manufacture or composition of matter and is therefore not considered statutory subject matter.

Claims 20-25 are rejected under 35 U.S.C. 101 because the disclosed invention is inoperative and therefore lacks utility. A software object, on its own, is non-functional and therefore lacks utility.

Claim Rejections - 35 USC § 102

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The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1, 5, 8-13, 15-16 and 19 are rejected under 35 U.S.C. 102(e) as being anticipated by Buzsaki.

Regarding claim 1:

Buzsaki teaches executing a program on a processor-based device that presents a user interface for defining a management policy in Fig. 7 and col. 4 lines 1-6.

Buzsaki teaches receiving input from a user identifying management action to be performed by said management policy in col. 2 lines 55-57, col. 4 lines 1-6 and col. 4 lines 27-28.

Buzsaki teaches receiving input from a user specifying a process flow for said management policy to utilize in performing said management action in col. 4 lines 1-6.

Regarding claim 5:

Buzsaki teaches wherein said management policy is represented by a software object stored to a data storage device communicatively accessible by said management system in Fig. 4, col. 5 lines 28-29 and col. 5 lines 50-54. The policy is stored as a software object in the database.

Regarding claim 8:

Buzsaki teaches wherein said defining said management policy includes creating a new management policy in col. 4 lines 3-6.

Regarding claim 9:

Buzsaki teaches wherein said defining said management policy includes modifying an existing management policy in col. 4 lines 3-6.

Regarding claim 10:

Buzsaki teaches receiving input from a user for arranging at least one action to be performed for said management action in a process list to specify said process flow in Fig. 5, col. 4 lines 1-6 and col. 6 lines 28-30. The table of process activities is a process list that corresponds to the process transition logic table that specifies the process flow.

Regarding claim 11:

Buzsaki teaches storing said management action to a software object defining said management policy in Fig. 4-5 and col. 6 lines 8-24.

Regarding claim 12:

Buzsaki teaches storing said management action to a process list attribute of said software object, wherein said process list attribute identifies said process flow for said management policy in Fig. 5 and col. 6 lines 25-43.

Regarding claim 13:

Buzsaki teaches a software program stored to a data storage device, said software program executable to present a user interface for defining a management policy for controlling behavior of a management system in col. 4 lines 1-6.

Buzsaki teaches at least one processor-based device operable to execute said software program in Fig. 7.

Buzsaki teaches at least one input device communicatively coupled to said at least one processor-based device to allow input from a user to said software program to identify a management action to be performed by said management policy and to specify a process flow for said management policy to utilize in performing said management action in Fig. 7, col. 2 lines 55-57, col. 4 lines 1-6 and col. 4 lines 27-28.

Regarding claim 15:

Buzsaki teaches wherein said data storage device comprises at least one selected from the group consisting of random access memory (RAM), disk drive, floppy disk, Compact Disc (CD), Digital Versatile Disc (DVD), any other type of optical storage medium and any combination thereof in col. 7 lines 33-35.

Regarding claim 16:

Buzsaki teaches wherein said management policy is represented by a software object stored to a data storage device communicatively accessible by said management system in Fig. 4, col. 5 lines 28-29 and col. 5 lines 50-54. The policy is stored as a software object in the database.

Regarding claim 19:

Buzsaki teaches wherein said software program is operable to receive input from a user comprising input for arranging at least one action to be performed for said management action in an order that specifies said process flow in Fig. 5, col. 4 lines 1-6 and col. 6 lines 28-30.

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Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

Claims 2-4, 14 and 20-23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Buzsaki in view of Winokur et al.

Regarding claim 2:

The teachings of Buzsaki are outlined above.

Buzsaki does not explicitly teach the managed system being a network element of a communication network. Buzsaki does, however, teach the managed system being a computer system.

Winokur explicitly teaches the managed system being a network element of a communication network in Fig. 2.

It would have been obvious to one of ordinary skill in the art at the time of invention to combine the network teaching of Winokur with the computer system of Buzsaki.

One of ordinary skill in the art at the time of invention would have been motivated to combine the teachings because Buzsaki teaches a computer system. Winokur teaches that computer devices are connected in a network so that resources can be shared and data can be transferred among devices in col. 3 lines 23-26.

Regarding claim 3:

Buzsaki teaches wherein said management policy is invoked for performing said management action responsive to detection of a fault condition for at least one system managed by said management system in col. 3 lines 34-39.

Buzsaki does not explicitly teach the managed system being a network element of a communication network. Buzsaki does, however, teach the managed system being a computer system.

Winokur explicitly teaches the managed system being a network element of a communication network in Fig. 2.

It would have been obvious to one of ordinary skill in the art at the time of invention to combine the network teaching of Winokur with the computer system of Buzsaki.

One of ordinary skill in the art at the time of invention would have been motivated to combine the teachings because Buzsaki teaches a computer system. Winokur

teaches that computer devices are connected in a network so that resources can be shared and data can be transferred among devices in col. 3 lines 23-26.

Regarding claim 4:

Buzsaki teaches wherein said management policy identifies said fault condition and said at least one network element for which said management action is to be invoked in Fig. 5-6 and col. 6 lines 8-65.

Regarding claim 14:

Buzsaki teaches at least one processor-based device operable to execute said management policy to control behavior of said management system in managing at least one computer system in col. 3 lines 34-39 and col. 5 lines 40-42.

Buzsaki does not explicitly teach the managed system being a network element of a communication network. Buzsaki does, however, teach the managed system being a computer system.

Winokur explicitly teaches the managed system being a network element of a communication network in Fig. 2.

It would have been obvious to one of ordinary skill in the art at the time of invention to combine the network teaching of Winokur with the computer system of Buzsaki.

One of ordinary skill in the art at the time of invention would have been motivated to combine the teachings because Buzsaki teaches a computer system. Winokur teaches that computer devices are connected in a network so that resources can be shared and data can be transferred among devices in col. 3 lines 23-26.

Regarding claim 20:

Buzsaki teaches a software object defining a management policy having attributes that control behavior of a management system in managing a computer system in Fig. 4, col. 5 lines 28-29 and col. 5 lines 50-54.

Buzsaki teaches a process list attribute having a plurality of management actions included therein, wherein management actions are arranged in a user defined manner that dictates a process flow for said management policy to utilize in performing said management actions upon invocation of said management policy in Fig. 5 and col. 6 lines 44-65.

Buzsaki does not explicitly teach the managed system being a network element of a communication network. Buzsaki does, however, teach the managed system being a computer system.

Winokur explicitly teaches the managed system being a network element of a communication network in Fig. 2.

It would have been obvious to one of ordinary skill in the art at the time of invention to combine the network teaching of Winokur with the computer system of Buzsaki.

One of ordinary skill in the art at the time of invention would have been motivated to combine the teachings because Buzsaki teaches a computer system. Winokur teaches that computer devices are connected in a network so that resources can be shared and data can be transferred among devices in col. 3 lines 23-26.

Regarding claim 21:

Buzsaki teaches at least one attribute that identifies a circumstance for which said management policy is to be invoked in col. 6 lines 8-24. In the example, "undeliverable e-mail" is a circumstance for which the management policy is to be invoked.

Regarding claim 22:

Buzsaki teaches wherein said circumstance includes identification of a particular type of fault condition for at least one network element in col. 6 lines 8-24. In the example, "undeliverable e-mail" is a circumstance for which the management policy is to be invoked.

Regarding claim 23:

Buzsaki teaches a name attribute specifying a user defined name for said management policy, wherein said name attribute is not said at least one attribute that identifies said circumstance for which said management policy is to be invoked in Fig. 5 item "160."

Allowable Subject Matter

Claims 6-7 and 17-18 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The following is a statement of reasons for the indication of allowable subject matter: Prior art was not found that explicitly teaches or fairly suggests the group consisting of fault correlation, thresholding, logging information related to a fault, alert generation for a fault, suppression of an alert, escalation of an alert and any

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combination thereof as outlined in claims 6 and 17. Prior art was not found that explicitly teaches or fairly suggests a behavior list attribute having a management action to be performed responsive to detecting an external event relating to the management policy as outlined in claim 24. These limitations are considered allowable only when

Conclusion

taken in combination with all limitations of the base claim and any intervening claims.

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The prior art not relied upon contains elements of the instant claims and/or represents a current state of the art.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Marc M Duncan whose telephone number is 703-305-4622. The examiner can normally be reached on M-T and TH-F 6:00-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert Beausoliel can be reached on 703-305-9713. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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md

ROBERT BEAUSOLIEL
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2100